2	DRAFT 12/23/2024 <u>01/08/202</u> 5
4	ORDINANCE NO
6	AN ORDINANCE AMENDING CHAPTER 15, ARTICLE V
8	OF THE ORANGE COUNTY CODE OF ORDINANCES, KNOWN AS THE "NOISE CONTROL ORDINANCE OF ORANGE COUNTY, FLORIDA"; AMENDING
10	PROVISIONS PERTAINING TO DEFINITIONS, SOUND LEVEL LIMITS, STANDARDS FOR MEASURING SOUND,
12	EXEMPTIONS, VARIANCES, AND METHODS OF ENFORCEMENT; AND PROVIDING AN EFFECTIVE
14	DATE.
16	WHEREAS, in October 1986, the Orange County Board of County Commissioners (the "Board") enacted the Noise Control Ordinance of Orange County, Florida (the "Noise County Ordinance of Orange Ora
18	Ordinance");
20	WHEREAS, the Board subsequently amended the Noise Control Ordinance in the years o 1995, 2008, and 2014; and
22	WHEREAS, the Board desires to further amend the Noise Control Ordinance to amend
24	definitions, the maximum allowable sound level limits, and certain other provisions of the Noise Control Ordinance.
26	BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF ORANGE
28	COUNTY:
	Section 1. Amendments to the Noise Control Ordinance. Chapter 15, article V of the
30	Orange County Code, consisting of sections 15-176 through 15-215, is hereby amended to read as
	follows, with additions being shown by underlines and deletions being shown by strike-throughs
32	ARTICLE V. NOISE POLLUTION CONTROL
34	Sec. 15-176. Title.
36	This article shall be known and may be cited as the "Noise Control Ordinance of Orange County, Florida."
38	Sec. 15-177. Authority.

This article is enacted pursuant to Article II, § 7, Florida Constitution, which provides that adequate provision shall be made by law for the abatement of excessive and unnecessary noise, and under the home rule power of Orange County, Florida, specifically, F.S. § 125.01(1), and the County Charter.

Sec. 15-178. Scope.

This article shall be effective throughout the unincorporated area of the county.

Sec. 15-179. Purpose; intent; authority and responsibility of environmental protection officer and investigating officer.

- (a) The purpose of this article is to prevent, prohibit, and also provide for the abatement of, excessive and unnecessary noise, known as noise disturbance, in order to protect the health, safety, and general welfare of people of the county.
- (b) It is the intent of this article to clearly define and describe the respective authority and responsibility under this article for the environmental protection officer and the investigating officer relating to noise disturbance investigation and enforcement, unless the noise disturbance is otherwise exempt under this article.
- (c) Nothing in this article is intended to deter individuals from lawfully exercising the individual right of freedom of speech, or any other freedoms rights guaranteed under the Constitution of the United States of America or the Constitution of the State of Florida, or to unreasonably limit or restrain commercial or industrial enterprises.
- (ed) The environmental protection officer shall have the authority pursuant to this article to investigate and, if applicable, issue a notice of violation or civil citation as provided in this article in any case involving a noise disturbance emanating from residential property under construction or a nonresidential property that exceeds the allowable limits set forth in section 15-182 of this article.
- (de) The investigating officer shall have the authority pursuant to this article to investigate and, if applicable, issue a civil or criminal citation for a violation of the plainly audible standard, as established in section 15-183(b), and noise disturbance complaints which may involve the consumption of alcohol or any suspected

illegal activities and noise disturbance complaints involving "breach 86 of the peace" as defined in F.S. § 877.03. 88 Sec. 15-180. Terminology, standards, and definitions. 90 (a) Terminology and standards. All technical acoustical terminology and standards used in this article that are not defined in 92 subsection (b) shall be read or construed in conformance with the American National Standards Institute, Inc., ("ANSI") publication 94 entitled "Acoustical Terminology," designated as ANSI standard 1.1-1994. 96 (b) Definitions. The following words, terms and phrases, 98 when used in this article, shall have the meanings ascribed to them in this section, unless the context clearly indicates a different 100 meaning: 102 A-weighted sound pressure level shall mean the sound pressure level, in decibels, as measured on a sound level 104 meter using the A-weighting network. The level so read shall be designated as dB (A-wt). 106 ANSI shall mean the American National Standards 108 Institute, Inc. 110 Background noise level shall mean the sound pressure level of the all-encompassing noise emanating from a 112 given environment, usually being a composite of sounds from many sources. 114 Breach of the peace shall mean as defined in F.S. § 116 877.03. 118 Construction shall mean any site preparation, assembly, erection, substantial repair, alteration, or similar action, 120 for or on public or private thoroughfares, structures, utilities or similar property. 122 (6) Decibel or dB shall mean a unit for describing the 124 amplitude of sound, equal to twenty (20) times the logarithm to the base ten (10) of the ratio of the pressure 126 of the sound measured to the reference pressure, which is twenty (20) micronewtons per square meter. 128 (7) Development permit shall have the meaning as described 130 in F.S. § 163.3164.

- (8) *Demolition* shall mean any dismantling, destructing or razing of structures, utilities, public or private thoroughfares, or similar property.
- (9) Distance measuring device shall mean an electronic device that utilizes global positioning GPS software (GPS) or a similar software application, such as Google Maps or Google Earth; a measuring wheel; counting paces; a speed measurement device, such as a device used by law enforcement agencies; or other means or methods utilized to reasonably estimate distances.
- (910) Emergency shall mean any occurrence or circumstance involving actual or imminent physical death or trauma, environmental harm, or property damage, demanding immediate emergency work or service.
- (4011) Emergency work or emergency service shall mean any labor performed for the purpose of preventing or alleviating, or attempting to prevent or alleviate, physicaltrauma or property damage threatened or caused by an emergency, or work by private or public utilities when restoring utility service.
- (4+12) Environmental protection officer shall mean the county environmental protection officer, as defined in this chapter, or his/her designee.
- (1213) Equivalent sound pressure level (Leq) shall mean a sound level descriptor based on the average acoustic intensity over time. Leq is intended as a single number indicator to describe the mean energy or intensity level over a specified period of time during which the sound level fluctuated, Leq is measured in dB and must be Aweighted.
- (1314) Impulsive sound shall mean a sound of short duration, usually less than one (1)-second and of high intensity, with an abrupt onset and rapid decay. Examples of sources of impulsive sound include explosions, or pile driver impacts.
- (1415) Intermittent sound shall mean a sound of greater than one—(1) second duration and less than fifteen (15) minutes. Examples of sources of intermittent sound are

178		compressors, neating and air conditioning units and speakers.
180 182		Investigating officer shall mean the Orange County riff or duly authorized Orange County Deputy riff.
184 186		Motor vehicle shall mean any vehicle defined as stor vehicle" by F.S. § 320.01(1).
188	artic	Noise or noise disturbance, for purposes of this cle, shall mean any sound produced in such quantity
190 192	reas	for such duration that it annoys, disturbs or injures a onable individual of normal sensitivities, and eeds the sound level limits set forth in this article or
194	is p	lainly audible. <u>Further</u> , <i>noise</i> or <i>noise</i> disturbance udes, but is not limited to, low frequency sounds
196		sed by amplified bass music that can induce vibration uilding structures or human beings.
198		Noise-sensitive zone shall mean a quiet zone where nity and quiet are of extraordinary significance,
200	whi incl	ch is open or in session. Noise-sensitive zones ude schools, public libraries, churches, hospitals,
202	to	sing homes, and other areas defined as such pursuant a resolution adopted by the board of county unissioners.
204		Person shall mean an individual, association,
208	part emp	nership, or corporation, including any officer, bloyee, department, agency or instrumentality of the ted States, the state or any political subdivision
210	ther	
212	dist	Plainly audible shall mean any noise or noise urbancesound produced by any source, or reproduced
214	by a	radio, tape player, television, CD player, electronic o equipment, musical instrument, sound amplifier or
216		er mechanical or electronic sound making deviceany ree that can be clearly heard by a person using his/her
218	norr	mal hearing faculties, at a distance as defined in section 15-183(b)(1) from the property line or right-
220	of-v	vay line of the source of the noise disturbance sound. en the particular sound or noise involves words or
222	phra	ases, sound or noise may be deemed as "clearly rd" even though the investigating officer cannot

determine the specific words or phrases being uttered or produced. The detection of a rhythmic bass reverberating vibrating component of music or type of noise disturbance is sufficient to constitute a plainly audible cound or poise

- (2122) Property line shall mean an imaginary line along the surface of land or water, and its vertical plane extension, which separates the real property owned, rented or leased by a person from the real property owned, rented or leased by another person. Where the real property owned, rented or leased by a person abuts a waterbody, the term "property line" shall mean the established normal high water elevation of the waterbody.
- (2223) Public right-of-way shall mean any street, avenue, boulevard, highway, sidewalk, alley, or similar place normally accessible to the public which is owned or controlled by the state, county, or municipality.
- (2324) Residential area shall mean an area of unincorporated Orange County that predominantly includes residential properties, i.e., single-family and multifamily dwellings, townhouses or timeshare condominiums.
- (2425) Sound shall mean an oscillation in pressure, stress, particle displacement, particle velocity or other physical parameter, in a medium with internal forces. The description of sound may include any characteristic of such sound, including duration, intensity, and frequency.
- (2526) Sound level shall mean the weighted sound pressure level obtained by the use of a metering characteristic and weighting A as specified in American National Standards Institute specifications for sound level meters (ANSI standard 1.4-1983). If the weighting employed is not indicated, the A-weighting shall apply.
- (2627) Sound level meter shall mean an instrument which includes a microphone, amplifier, RMS detector, integrator or time averager, output meter, and weighting network used to measure sound pressure levels. The output meter reads sound pressure level when properly calibrated. The sound level meter shall be of Type 2 or better, as specified in the American National Standards

270	Institute publication entitled "Specifications for Integrating-Averaging Sound Level Meters" designated
272	as ANSI standard S1.43-1997 (R2007) and any subsequent revision thereof.
274	(2700)
276	(2728) Sound pressure shall mean the instantaneous difference between the actual pressure and the average or barometric pressure at a given point in space, as produced by the presence of sound energy.
278	produced by the presence of sound energy.
280	(2829) Sound pressure level shall mean a twenty (20) times the logarithm to the base ten (10) of the ratio of the root
282	mean square sound pressure to the reference pressure of twenty (20) micronewtons per meter squared. The sound pressure level is denoted Lp (or SPL) and is expressed in
284	decibels.
286	(30) Special event shall mean an event for which the County
288	has issued a special event permit, as defined in chapter 38 of the Orange County Code, as it may be amended,
290	renumbered or replaced, that is subject to certain requirements and conditions, including conditions for
292	limitations on the hours and sound produced by the
294	event, such as an Outdoor Public Assembly Permit, Block Party Permit, Special Outdoor Event Permit and similar special event permits.
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	(31) Unamplified human voice shall mean a human voice that
298	is not enhanced or intensified in volume, effect, or force, through the use of an amplifier, such as electronic or
300	mechanical equipment.
302	(32) <i>Vehicle</i> shall mean any means in or by which someone travels or something is carried or conveyed, including,
304	but not limited to, cars, trucks, trailers, and motorcycles.
306	Sec. 15-181. Findings of fact.
308	(a) Excessive and unnecessary noise interferes with the quality of life and can interfere with the health, safety and general
310	welfare of the public.
312	(b) In particular, excessive and unnecessary noise can cause adverse psychological and physiological effects on humans.
314	auverse psychological and physiological effects on humans.

	(c) A substantial body of science and technology exists by
316	which noise may be measured and substantially abated.
318	(d) The provisions and prohibitions contained in this article are enacted in pursuance of and for the purpose of securing and
320	promoting the public health, safety, welfare and quality of life in the county for its inhabitants.
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	Sec. 15-182. Maximum permissible sound levels; land use
324	categories; times; and measurement descriptors.
326	TABLE 1
	MAXIMUM ALLOWABLE SOUND LEVEL LIMITS

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(measured with sound level meter) Land Use Category Sound Level Limit Measurement Time of Day 55 dB-dBA Noise Sensitive Zone Time Averaged Any time (LEQLeq) 7:00 a.m.—10:00 p.m. 60 dB-dBA Impulsive 10:01 p.m.—6:59 a.m. Not allowed Impulsive 7:00 a.m.—10:00 p.m. Residential Area 60 dB-<u>dBA</u> Time Averaged (LEQLeq) Time Averaged 10:01 p.m.—6:59 a.m. 55 dB-<u>dBA</u> (LEQLeq) 7:00 a.m.—10:00 p.m. Impulsive 65 dB-dBA Impulsive 10:01 p.m.—6:59 a.m. Not allowed

Sec. 15-183. Measurement or assessment of noise.

- (a) Measurement with a sound level meter.
- (1) Sound shall be measured with an integrating-averaging sound level meter satisfying at least the applicable requirements for a Type 2 meter or better, as specified in the American National Standard Institute publication entitled, "Specifications for Integrating-Averaging Sound Level Meters" designated as ANSI standard S1.43-19971-2013.
- (2) Calibration of all instruments, components, and attachments shall conform to the latest ANSI standards.
- (3) Measurements of sound under this subsection shall be made by individuals trained in a noise measurement program approved by the county.

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- (4) Sound shall be measured outdoors, no closer than the nearest noise sensitive zone or residential area property line.
- (5) All sounds shall be measured for a period not less than fifteen (15) minutes in duration, except as provided in subsections (a)(6) and (a)(7).
- (6) Intermittent sounds shall be measured within a sixty-minute period. A minimum five (5) minute Leq of the sound shall be required to evaluate if a violation exists.
- (7) Impulsive sounds shall be measured for only the duration of the sound.
- (8) Except when site conditions are prohibitive, measurements shall be taken at approximately five (5) feet above the ground or water surface and at least five (5) feet away from any obstruction or reflecting surface.
- (9) At sites with background noise levels which are at, or in excess of, the applicable allowable levels of Table 1, the maximum allowable noise level will be three (3)-dB above the allowable levels of Table 1, or one (1)-dB above background, whichever is greater.
- (b) Assessment of noise without sound level meter.
 - (1) No person shall create a sound that is plainly audible at the time and distance requirements set forth in the following Table 2:

TABLE 2 PLAINLY AUDIBLE STANDARD SOUND LIMITS

Underlying Land Use Category (from which noise emanates)	Time of Day	Distance
Residential Area	7:00 a.m.—10:00 p.m.	500 - <u>100</u> feet or more
	10:01 p.m.—6:59 a.m.	150-50 feet or more
Nonresidential Area	7:00 a.m.—10:00 p.m.	500 <u>200</u> feet or more
	10:01 p.m.—6:59 a.m.	300-100 feet or more

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(2) Noise disturbances Sounds in violation of subsection 15-183(b)(1) shall be confirmed by the investigating officer. The investigating officer who hears a noise disturbances ound that may be plainly audible shall assess the noise disturbancesound by measuring the distance from the property line or right-of-way line of the source of the noise disturbance according to the following standards: sound to a distance that exceeds the distance requirement of the plainly audible standard sound limits in subsection 15-183(b)(1). The investigating officer shall measure such distance, according to the following standards, to determine whether the sound constitutes a noise disturbance:

a. The primary means of detection shall be the investigating officer's normal baseing foculties.

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- a. The primary means of detection shall be the investigating officer's normal hearing faculties, provided the investigating officer's hearing is not enhanced by any mechanical or medical device, such as a hearing aid.
- b. The investigating officer shall have a direct line of sight and hearing to the real property that is the source of the noise disturbancesound so that the investigating officer can identify the offending source of such noise disturbancesound and the distance involved.
- The investigating officer shall use a distance measuring device to measure the distances defined in subsection 15-183(b)(1).

Sec. 15-184. Prohibited acts.

Subject to the provisions of sections 15-185 and 15-186, no person shall produce, cause to be produced, or allow to be produced, by any means, any noise disturbance on any private or public property, including a right-of-way, when such noise is plainly audible or when such noise is measured pursuant to section 15-183 and, where applicable, exceeds the applicable sound level limits set forth in section 15-182.

Sec. 15-185. Exemptions.

The provisions of section 15-184 shall not apply to the following sounds:

- ($\frac{1}{2}$) Lawn maintenance activities, from 7:00 a.m. until $\frac{10:009:00}{1}$ p.m.;
- (2b) Railway locomotives or cars activity conducted in accordance with federal laws and regulations;

436	(3c) Church or clock carillons, bells or chimes from 7:00 a.m. until 10:00 p.m.;
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440	(4 <u>d</u>) Aircraft and airport activity conducted in accordance with federal laws and regulations;
442	(5e) Law enforcement activities, including training;
444	(6f) Emergency signals during emergencies;
446	(7g) Emergency signal testing between 7:00 a.m. and 7:00 p.m.;
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	(<u>8h</u>) Emergency work or emergency service;
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452	(9i) Generators used during or as a result of an emergency;
432	(j) Intermittent testing of generators and emergency
454	equipment between 8:00 a.m. and 6:00 p.m., consisting of no more than two intermittent periods of 20 minutes each for testing within
456	any consecutive two hour period of time, with the exception that
	temporary generators that are used to provide electrical power
458	during an electrical power outage are exempt from such time
460	limitations, provided that the generator or emergency equipment is
460	operated in accordance with the manufacturer's specifications, with all standard equipment, and is in proper operating condition;
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	(10k) Motor vehicles operating on a public right-of-way
464	subject to F.S. § 316.293 and applicable federal criteria;
466	(111) Refuse collection vehicles, including street sweepers, while in the process of performing their intended activities;
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470	(12m) Construction or demolition activities, other than the placement of concrete as described in subsection (13n) below, for which the county has issued a development permit, provided such
472	activity occurs between 7:00 a.m. and 10:009:00 p.m.;
474	(13n)Placement of concrete associated with nonresidential
7 / 7	development activities, for which the county has issued a
476	development permit, when conducted between 3:00 a.m. and 10:00 p.m. If placement of concrete is planned to occur prior to 7:00 a.m.,
478	notice shall be provided to surrounding residential areas or noise
1	sensitive zones within a maximum period of no more than fourteen
480	(14) calendar days and a minimum period of forty-eight (48) hours'

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notice prior to commencement of the this activityscheduled date of the placement of concrete. No more than one alternative date for the scheduled date of the placement of concrete shall be provided in such notice. The notice, and any subsequent changes in the anticipated or alternative date for the placement of concrete, shall be provided to the Environmental Protection Division and shall be distributed in accordance with the policies and procedures established by the Environmental Protection Division. A copy of the notice and distribution list shall be provided to the environmental protection officer at least forty-eight (48) hours prior to commencement of this such concrete placement activity;

(140)Construction activities related to city, county, state or federal roads, highways or freeways;

(15p)Scheduled organized activities at a publicly-owned or operated facility;

(16q) The supervised public display of fireworks by fair associations, amusement parks, and other organizations or groups of individuals under the authority of and in compliance with public assembly permits issued by the county and other applicable requirements of law or other lawful use of fireworks;

(17r) Unamplified human voices;

(18s) Any motor vehicle engaged in a professional or amateur sanctioned, competitive sports event for which admission or entry fee is charged, or practice or time trials for such event, at a facility being used for such purposes as of October 15, 1995; and

(19t) Outdoor events for which the organizer has been issued a special outdoor event permit by Orange County, provided it is conducted in accordance with such permit. A special event, as defined in this article, provided that upon the condition that the Sheriff's Office has provided written approval to exempt the special event from compliance with maximum sound level requirements or other requirements of the Noise Ordinance, and the special event is conducted in accordance with thesuch written approval and other requirements and conditions of the special event permit.

Sec. 15-186. Variances.

(a) The environmental protection officer may grant a variance from any provision of section 15-182 or 15-184.

530	and granted only when it is found that hardship would result from strict compliance with the provision from which a variance is sought. The environmental protection officer shall grant approval of
532	a variance upon the determination that (1) the hardship is not self- imposed; (2) the variance is necessary; and (3) the intent and
534	purposes of this article are achieved in granting the variance.
536	(c) Any person seeking a variance shall submit an application to the environmental protection officer. At a minimum,
538	the applicant shall provide the following information:
540	(1) Identification of applicant;
542	(2) Applicant's mailing address;
544	(3) Legal description of property from which the sound will emanate;
546	(4) Description of source of sound;
548	(5) Description of sound;
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552	(6) Names and addresses of all abutting property owners; and
554	(7) Facts and reasons justifying a variance: and
556	(8) Noise compliance and compatibility study.
558	(d) The applicant for a variance shall tender an application fee in an amount determined by the board of county commissioners.
560	(e) The environmental protection officer shall schedule a
562	hearing on the variance application. The environmental protection officer shall notify the applicant for a variance and all abutting
564	property owners no less than ten (10) days before the hearing of the time, date, and place of the hearing. If the variance application stems
566	from a complaint, then the environmental protection officer shall notify the complainant.
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570	(f) At the hearing, the applicant may submit any relevant evidence or testimony. In deciding whether to grant or deny the application, the environmental protection officer shall consider the
572	hardship which will result to the applicant, the community, and other

(b) Any request for a variance from the requirements of this article shall be considered by the environmental protection officer

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persons if the variance is not granted, versus the adverse impact on the health, safety, and general welfare of persons if the variance is granted. The environmental protection officer shall grant or deny the variance application no later than ten (10) days after the date of the hearing. In granting or denying a variance application, the environmental protection officer shall state in writing on the application the reasons for the decision. If the decision is to grant the application, the environmental protection officer shall set forth the terms and conditions of the variance.

(g) Any person aggrieved by the decision of the environmental protection officer may appeal pursuant to the provisions of section 15-38.

Sec. 15-187. Enforcement/penalty.

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- (a) It shall be unlawful for any person to violate any provisions of this article, or any provisions of any resolution enacted pursuant to this article. The provisions of this article may be enforced by issuance of a letter of warning, a notice of violation, civil citation, or criminal citation. Any person not in compliance with this article, or any provisions of any resolution enacted pursuant to the authority of this article, may be prosecuted in accordance with chapter 11 of this Code or as provided in section 1-9 of this Code. Each violation shall be considered a separate offense.
- (b) When a complaint is investigated by the environmental protection officer, pursuant to subsection 15-179(c), and a determination is made that a violation of this article has occurred without the issuance of the appropriate variance or special event permit as provided in sections 15-186 and 15-187 of this article, or not in accordance with this article, the environmental protection officer shall promptly issue a letter of warning, written notice of violation, or civil citation. If and when issued, a civil citation shall be issued pursuant to the requirements provided at F.S. § 162.21, which shall be punishable by a fine of two hundred dollars (\$200.00) for the first offense and four hundred dollars (\$400.00) for the second offense. A third and each subsequent violation of the same provision requires a mandatory court appearance and may be punishable by a fine of five hundred dollars (\$500.00). All such fines are shown in Table 3 in subsection 15-187(f). If and when issued, a notice of violation shall include a description of the site where the violation has occurred, cite the provisions of this article and other applicable laws that have been violated, and set forth the required remedial action or actions to be taken as deemed reasonable and necessary by the county. Such remedial action may include:

- Modification of the structure or business causing the violation in order to comply with applicable local, state or federal laws or regulations;
- (2) Any other actions consistent with the purpose and intent of this article or other applicable laws in order to ameliorate the adverse impacts of the violation; and
- (3) Administrative and civil penalties.
- (c) (1) When a noise complaint is received and referred to the investigating officer for investigation, pursuant to subsection 15-179(d), and upon personal investigation the investigating officer finds probable cause to believe the owner or operator of the real property at issue is in violation of this article, the investigating officer may issue a written warning to cease and desist the violation.
 - (2) If the owner or operator of the real property does not take corrective action regarding such a cease and desist warning within a reasonable time, which is defined to be fifteen (15)five minutes or less, or if the noise or sound is abated after the warning and then reoccurs within one hundred eighty (180) days of the time of abatement, the owner or operator of the real property at issue may be found guilty of a civil infraction, with a maximum penalty in an amount not to exceed five hundred dollars (\$500.00).
 - (3) Upon determination that a violation of this article has occurred, the investigating officer may issue a civil citation pursuant to the requirements provided at F.S. § 162.21, which shall be punishable by a fine of two hundred dollars (\$200.00) for the first offense and four hundred dollars (\$400.00) for the second offense. A third and each subsequent violation of the same provision requires a mandatory court appearance and may be punishable by a fine of five hundred dollars (\$500.00) or by criminal citation as provided in section 1-9 of this Code. All such fines are shown in Table 3 in subsection 15-187(f).
- (d) If the person cited elects to pay the applicable reduced civil penalty for a first or second violation, the person shall be deemed to have admitted the infraction and waived the right to a hearing. If the person cited fails to pay the civil penalty by the fourteenth day after issuance of the citation or fails to request a court

hearing within the time prescribed, the person shall have waived any right to contest the citation, and a judgment shall be entered against the person cited in an amount up to the maximum civil penalty, which shall not exceed five hundred dollars (\$500.00).

(e) Any person violating this article shall be liable for all costs incurred by the county in connection with enforcing this article or any provisions of any resolution enacted pursuant to this article, including, without limitation, attorneys' fees and investigative and court costs.

(f) Enforcement and penalty summary table.

TABLE 3 ENFORCEMENT AND PENALTY SUMMARY

Enforcing Agency	Property Type	<u>Penalty Type</u>	Associated Fine
	Industrial, Commercial, or Residential	Notice of Violation	No fine (written warning only)
Orange County Environmental		Civil Citation – 1st Offense	<u>\$200</u>
<u>Protection</u>		<u>Civil Citation – 2nd Offense</u>	<u>\$400</u>
Division (EPD)		Civil Citation – 3rd Offense (includes mandatory court appearance)	Up to \$500.00 fine or criminal citation
	Residential and Nonresidential	Cease and Desist Violation	No fine (written warning only)
Orange County		Civil Citation – 1st Offense	<u>\$200</u>
Sheriff's Office		<u>Civil Citation – 2nd Offense</u>	<u>\$400</u>
(OCSO)		Civil Citation – 3rd Offense (includes mandatory court appearance)	\$Up to a \$500 fine or criminal citation

Footnote: If a repeat violation is found, the case may be presented to the Special Magistrate, in accordance with chapter 11 of this Code or as provided in section 1-9 of this Code.

Sec. 15-188. No liability for reasonable, good faith trespass by enforcement officer or authorized designee or sheriff or deputy sheriff.

The environmental protection officer, the investigating officer, any other authorized code enforcement officer, and the county shall be immune from prosecution, civil or criminal, for reasonable, good

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692	faith trespass upon private property while in the discharge of duties under this article.
694	Sec. 15-189. Reserved.
696	Sec. 15-190. Reserved.
698	Sec. 15-191. Administration.
700	The board of county commissioners may adopt such resolutions as are necessary to effectively administer this article.
702	Secs. 15-192—15-215. Reserved.
704	Section 2. Effective date. This ordinance shall take effect pursuant to general law.
706	ADOPTED THIS DAY OF , .
708	ORANGE COUNTY, FLORIDA
710	By: Board of County Commissioners
712	By: Jerry L. Demings Orange County Mayor
714	
716	ATTEST: Phil Diamond, CPA, County Comptroller As Clerk of the Board of County Commissioners
718	By:
720	Deputy Clerk